

MICHAEL BEST

& FRIEDRICH LLP

Michael Best & Friedrich LLP

Attorneys at Law

One South Pinckney Street

State of

Madison, WI 53703

RECEIVED

11 APR 21 PM 4:18

Madison, WI 53701-1806

Phone 608.257.3501

GOVERNMENT
ACCOUNTABILITY BOARD

Eric M. McLeod

Direct 608.283.2257

Email emmcleod@michaelbest.com

April 21, 2011

VIA MESSENGER

Mr. Kevin Kennedy
Wisconsin Government Accountability Board
212 East Washington Avenue, Third Floor
Post Office Box 7984
Madison, WI 53707-7984

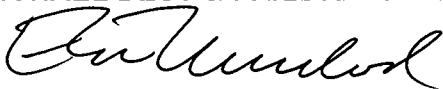
Re: In Re Petition to Recall Senator Randy Hopper of the 18th Senate District

Dear Mr. Kennedy:

Enclosed please find the Written Challenge of Senator Randy Hopper, Memorandum of Law in Support of Randy Hopper's Written Challenge to the Recall Petition Offered for filing on April 7, 2011 and Affidavit of John W. Hogan in the above-entitled matter. By copy of this letter, we are providing copies of same to Attorney Levinson by facsimile and mail this date.

Sincerely,

MICHAEL BEST & FRIEDRICH LLP



Eric M. McLeod

EMM:skt

Enclosures

cc: Jeremy Levinson, Esq. (via fax & mail)

079081-0013\9102856.1

6. The Statement of Intent identifies Scott Dillman as the “Recall Petitioner” and Scott Dillman signed the Statement of Intent on the line designated for “Signature of Petitioner.”

7. On information and belief, Scott Dillman has not filed a registration statement with the Government Accountability Board pursuant to Wis. Stat. § 11.05(2).

8. On information and belief, Scott Dillman has not filed a registration statement with the Government Accountability Board pursuant to Wis. Stat. § 11.05(1).

9. The Recall Petition is invalid because the petitioner, Scott Dillman, did not first file a registration statement as required by Wis. Stat. § 9.10(2)(d). As described further in the attached Memorandum of Law in support of this challenge, the Government Accountability Board must find the Recall Petition is insufficient because of this fatal defect.

10. On information and belief, the Recall Petition includes the following irregularities, which are supported by the Affidavit of John W. Hogan, attached hereto:

a. At least 148 signatories to the Recall Petition did not date their signatures. Pursuant to Wis. Stat. § 9.10(2)(e)1., these signatures may not be counted.

b. At least eight signatories signed the Recall Petition outside the purported circulation period. Pursuant to Wis. Stat. § 9.10(2)(e)2., these signatures may not be counted.

c. At least forty-six signatories signed the Recall Petition subsequent to the respective circulator’s certification. Pursuant to Wis. Stat. § 9.10(2)(e)3., these signatures may not be counted.

d. The residency of at least 124 signatories to the Recall Petition cannot be determined by the address given. Pursuant to Wis. Stat. § 9.10(2)(e)4., these signatures may not be counted.

e. At least 332 signatories to the Recall Petition reside outside of the 18th Senate District. Pursuant to Wis. Stat. § 9.10(2)(e)5., these signatures may not be counted.

f. At least twenty-three signatories are not qualified electors, as their names appear on the Ineligible Voter List provided by the Government Accountability Board. Pursuant to Wis. Stat. § 9.10(2)(e)8., these signatures may not be counted.

g. At least 143 signatories signed the Recall Petition twice and four signatories signed the Recall Petition three times. Pursuant to Wis. Stat. § 9.10(2)(i), these signatures may not be counted.

h. At least nine Recall Petition pages, collectively containing seventy-six individual signatures, were not properly certified by the circulator. Pursuant to Wis. Stat. §§ 8.40(2) and 9.10(2)(em), these signatures may not be counted.

i. At least nineteen signatories did not sign the Recall Petition.

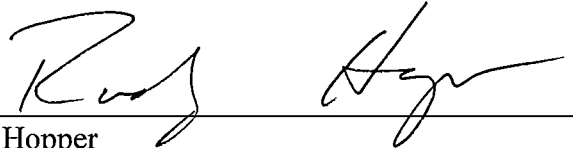
j. At least twenty-five signatures may not be counted because certain information, including address, municipality and signature date is illegible and cannot be determined or because multiple signatures appear in the same handwriting. Pursuant to Wis. Stat. § 9.10(2)(e)1., (e)4. and (j), these signatures may not be counted.

11. Given the above-referenced insufficiencies, there is reason to believe that additional evidence of irregularities regarding the signatures on the Recall Petition will be discovered and the Government Accountability Board should conduct a thorough review of the Recall Petition as required under Wis. Stat. § 9.10(3)(b).

12. For the foregoing reasons, the Recall Petition fails to meet the mandatory standards outlined in Wis. Stat. § 9.10 and is insufficient.

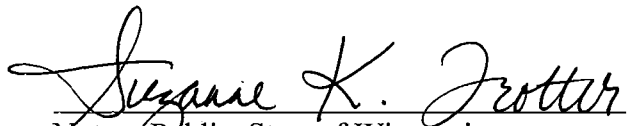
I, Randy Hopper, being first duly sworn upon oath, state that I personally read the above written challenge and that the above allegations are true and correct based on my personal knowledge and, as to those allegations stated on information and belief, I believe them to be true.

Dated this 21 day of April, 2011.



Randy Hopper

Subscribed and sworn to before me this
21st day of April, 2011.



Notary Public, State of Wisconsin
My Commission: expires 5/12/13

079081-0013\9098269.1

RECEIVED
STATE OF WISCONSIN
BEFORE THE GOVERNMENT ACCOUNTABILITY BOARD
11 APR 21 PM 4:18

IN RE PETITION TO
RECALL SENATOR RANDY HOPPER
OF THE 18th SENATE DISTRICT

GOVERNMENT
ACCOUNTABILITY BOARD

WGAB ID # 0600012

**MEMORANDUM OF LAW IN SUPPORT OF SENATOR RANDY HOPPER'S
WRITTEN CHALLENGE TO THE RECALL PETITION OFFERED FOR FILING
ON APRIL 7, 2011**

INTRODUCTION

The recall petition filed on April 7, 2011 purporting to seek the recall of State Senator Randy Hopper (the "Recall Petition") must be rejected in its entirety as insufficient. The Recall Petition is fatally defective because the Petitioner, Scott Dillman, failed to complete the registration process before circulating the petition, as required by Wis. Stat. § 9.10(2)(d).

BACKGROUND

On March 2, 2011, Scott Dillman signed and filed with the Government Accountability Board ("GAB") a Statement of Intent to Circulate Recall Petition ("Statement of Intent"), by which Mr. Dillman stated his intention to circulate a petition to recall Randy Hopper, State Senator District 18.¹ The Statement of Intent identifies Scott Dillman as the "Recall Petitioner" and Scott Dillman signed the Statement of Intent on the line designated for "Signature of Petitioner."

On April 7, 2011, State Senator Randy Hopper was notified by GAB staff that the Committee to Recall Hopper ("Recall Committee") had "filed their signed recall petition" with

¹ A copy of Mr. Dillman's Statement of Intent to Circulate Recall Petition is attached to this Memorandum at Exh. A.

GAB on that date. GAB attached to its April 7, 2011 letter² a copy of a “Recall Petition Receipt” which indicated that the Recall Petition was delivered by Scott Dillman and consisted of approximately 3,100 pages and approximately 22,500 signatures.³

Pursuant to Wis. Stat. 9.10(3)(b), on April 15, 2011, the Dane County Circuit Court, Judge Markson presiding, extended to April 21, 2011 the deadline for Senator Hopper to file a challenge to the Recall Petition.

ARGUMENT

I. Mr. Dillman Has Failed To Follow The Mandatory Statutory Prerequisites For Filing A Recall Petition

Notwithstanding GAB staff’s statement in its April 7, 2011 letter that the Recall Committee filed the Recall Petition, it is clear that Scott Dillman is the recall Petitioner. Mr. Dillman is the only individual who has filed a statement of intent to circulate a recall petition related to Senator Hopper. At no time has the Recall Committee filed a statement of its intent to circulate a recall petition, nor could it because, as addressed below, the recall statutes do not allow a committee to be the recall petitioner.

Mr. Dillman has not, however, filed a registration statement under either Wis. Stat. §11.05(1) or (2). This failure is fatal to the Recall Petition, because Wis. Stat. § 9.10(2)(d) states unequivocally that “[n]o petition may be offered for filing for the recall of an officer unless the petitioner first files a registration statement” More importantly, Mr. Dillman is barred from “circulat[ing] a petition for the recall of [Senator Hopper] prior to completing registration.” Wis. Stat. § 9.10(2)(d). Since Mr. Dillman has not filed a registration statement, the circulation period

² A copy of the April 7, 2011 letter and the Recall Petition Receipt is included at Exh. B.

³ A more careful review of the Recall Petition shows that it consists of 3,240 pages and includes approximately 22,492 signatures.

has not begun and none of the signatures on the Recall Petition may be counted. Wis. Stat. § 9.10(2)(e)2. (“an individual signature on a petition sheet may not be counted if . . . the signature is dated outside the circulation period”).

II. Wisconsin Law Clearly Requires That A Recall Petitioner Be An Individual

Despite the Recall Committee’s attempt to function as the recall petitioner, Wisconsin’s recall statute clearly requires that “the petitioner” must be an individual. The statutory scheme governing the recall of elective officials is replete with references to individuals. For example, only qualified electors are permitted to collectively petition for the recall of a State Senator (Wis. Stat. § 9.10(1)) and each individual page of the Recall Petition must be certified by an adult who either is a qualified elector or would be a qualified elector but for the fact that they reside outside the 18th Senate District (Wis. Stat. §§ 5.02(16g), 9.10(2)(em)2.). Most significantly, each recall effort must be initiated by an individual who indicates “his or her intent to circulate a recall petition” and who ultimately offers the recall petition for filing. Wis. Stat. § 9.10(2)(d).

The statutory requirement that “the petitioner” must indicate “his or her intent” in order to trigger the sixty-day circulation period unambiguously establishes that only an *individual* can serve as “the petitioner.” GAB staff’s erroneous conclusion that the Recall Committee is the petitioner rests on an interpretation of Wis. Stat. § 9.10(2)(d) that completely ignores the legislature’s use of the phrase “his or her.”⁴ Fundamental rules of statutory construction do not allow GAB staff or the Government Accountability Board to delete this phrase from the statute. *Johnson v. State*, 76 Wis. 2d 672, 676, 251 N.W.2d 834 (1977) (“a law should be so construed that no word or clause shall be rendered surplusage . . . every word appearing in a statute should

⁴ In statutory interpretation, the words “his” and “her” are to be “construed according to common and approved usage.” Wis. Stat. § 990.01(1). The Recall Committee does not assert that it can manifest “his or her” intent, nor could it. By statutory definition, the Recall Committee cannot be a single individual. Wis. Stat. § 11.01(4).

contribute to the construction of the statute in accordance with its ordinary and customary meaning”) (internal quotes and citations omitted); *see also Donaldson v. State*, 93 Wis. 2d 306, 315, 286 N.W.2d 817 (1980) (“a statute should be construed so that no word or clause shall be rendered surplusage and every word if possible should be given effect”).

The legislature’s unambiguous requirement that “the petitioner” must be an individual who is capable of expressing “his or her intent” also cannot be isolated and confined to a single sentence within § 9.10. Rather, the word “petitioner” must be given the same meaning throughout the recall petition statute. *Donaldson v. Bd. of Comm’rs of Rock-Koshkonong Lake Dist.*, 2003 WI App 26, ¶ 13, 260 Wis. 2d 238, 659 N.W.2d 66 (“words appearing multiple times in the same statute are given the same meaning unless the context clearly requires a different meaning”) (reversed on other grounds). Therefore, references in § 9.10 to “the petitioner” refer to an individual and not a corporate or other unnatural entity. GAB’s recall manual expresses this same conclusion and states that only an individual can be the recall petitioner. Under the heading “Who Can Initiate a Recall?” it states: “Any qualified elector of the election district from which the officeholder was elected may initiate a recall. . . . The person who files the recall petition is referred to as the petitioner.” Recall of Congressional, County and State Officials (June 2009) at 3.

Nowhere in the recall statutes is a committee or any other unnatural person permitted to be the recall petitioner.⁵ Rather, committees can be formed for the purpose of supporting or opposing recall efforts. *See, e.g.*, Wis. Stat. § 11.02(3m) (identifying the appropriate “filing

⁵ Note that because the recall petitioner must be a single individual, there is no danger of the petitioner completing the registration process multiple times in an effort to create a rolling circulation period that exceeds sixty days. Neither is there any danger of confusion regarding when a petition is “offered for filing,” since it is “the petitioner” that must present the petition to the filing officer. The clear language of § 9.10(2)(d) adequately addresses these issues, which GAB staff has recently attempted to clarify.

officer' for . . . [a] committee which supports or opposes an effort to circulate and file a petition to recall an individual who holds an office"); Wis. Stat. § 11.20(4m) (requiring that a "committee which supports or opposes an effort to circulate and file a petition to recall an officer shall file a report . . . no later than 30 days after registration of the petitioner for recall of the officer"). Indeed, the Recall Committee registered as just such a committee.⁶

There is no doubt that under the clear, unambiguous language of Wis. Stat. § 9.10(2)(d), Mr. Dillman is the petitioner.

III. Mr. Dillman Failed To Comply With The Statutory Requirements Set Forth In Wis. Stat. § 9.10(2)(d).

A. Mr. Dillman Was Required To File A Campaign Registration Form.

Section 9.10(2) sets forth various requirements that must be met in order for the qualified electors of the 18th Senate District to exercise their right to recall Senator Hopper. For example, a recall petition may not be offered for filing during the first year of an elective term. Wis. Stat. § 9.10(2)(s). An otherwise valid signature on a recall petition may not be counted if the petition page it is on is not validly certified by a qualified circulator. Wis. Stat. § 9.10(2)(em). A qualified elector's signature on a recall petition may not be counted if his or her residency cannot be determined by the address provided on the petition. Wis. Stat. § 9.10(2)(e)4. And, a qualified elector's signature on a recall petition may not be counted if the elector signed the petition either too soon or too late, which is determined by the date the petitioner completes the required registration. Wis. Stat. § 9.10(2)(d), (e)2.

⁶ The Committee to Recall Hopper's GAB-1 Campaign Registration Statement, dated February 28, 2011, specifies that it is a recall committee registering for the purpose of supporting the effort to recall Senator Hopper.

The petitioner's act of properly registering according to the requirements of § 9.10 is critical to the sufficiency of a recall petition, because the petitioner may not circulate a petition "prior to completing registration." Wis. Stat. § 9.10(2)(d). Section 9.10(2)(d) states:

No petition may be offered for filing for the recall of an officer unless the petitioner first files a registration statement under s. 11.05 (1) or (2) with the filing officer with whom the petition is filed. The petitioner shall append to the registration a statement indicating his or her intent to circulate a recall petition, the name of the officer for whom recall is sought and, in the case of a petition for the recall of a city, village, town, town sanitary district, or school district officer, a statement of a reason for the recall which is related to the official responsibilities of the official for whom removal is sought. No petitioner may circulate a petition for the recall of an officer prior to completing registration. The last date that a petition for the recall of an officer may be offered for filing is 5 p.m. on the 60th day commencing after registration. After the recall petition has been offered for filing, no name may be added or removed. No signature may be counted unless the date of the signature is within the period provided in this paragraph.

(Emphasis added.) This provision imposes a distinct registration requirement on an individual who seeks to begin circulating a petition to recall a state senator. To satisfy this requirement, the petitioner must register under either Wis. Stat. § 11.05(1) or Wis. Stat. § 11.05(2).

B. Mr. Dillman Has Never Registered With The Government Accountability Board.

As the petitioner, Mr. Dillman had two registration options. He could have registered a committee, pursuant to Wis. Stat. § 11.05(1), or he could have registered as an individual, pursuant to Wis. Stat. § 11.05(2). It is undisputed that he never registered under either section. Mr. Dillman has not registered as an individual under sub (2). Furthermore, Mr. Dillman has not registered a committee that covers his campaign finance activities. As the petitioner, Mr. Dillman has simply failed to fulfill the requirement that "the petitioner first file[] a registration statement." Wis. Stat. § 9.10(2)(d).

C. Mr. Dillman Did Not Satisfy His Obligation To Register By Filing The Recall Committee's Registration Statement.

Mr. Dillman and/or the Recall Committee may argue that Mr. Dillman satisfied the requirements of § 9.10(2)(d) by filing a registration on behalf of the Recall Committee. Such an

argument would fail because Mr. Dillman is not a member of the Recall Committee. No reasonable construction of § 9.10(2)(d) would countenance the petitioner satisfying his or her registration obligation by filing a GAB-1 form for a separate entity.⁷

If a recall petitioner chooses to satisfy the registration requirement by registering as a committee pursuant to Wis. Stat. § 11.05(1), as opposed to registering as an individual under sub. (2), then “he or she” must satisfy the requirements of the definition of a committee. A simple reading of the relevant statutory provisions provides clear guidance. A committee can be either “any person other than an individual” (which a petitioner may not be) or “any combination of 2 or more persons.” Wis. Stat. § 11.01(4). Had Mr. Dillman registered as a committee, he would have to be one of the “2 or more persons” forming the committee. Yet, Mr. Dillman has not provided GAB with any evidence that he is one of the “2 or more persons” that comprise the Recall Committee.⁸

As with registration under Wis. Stat. § 11.05 generally, a principal purpose of registering under § 9.10(2)(d) is to inform the Government Accountability Board whether the petitioner intends to accept contributions and make disbursements in an amount sufficient to require the filing of finance reports or if the petitioner is exempt pursuant to Wis. Stat. § 11.05(2r). While the Recall Committee registered, the Government Accountability Board has no way of knowing whether or not the petitioner, Mr. Dillman, will “accept contributions, make disbursements or incur obligations in an aggregate amount of more than \$1,000 in a calendar year or accept any contribution or cumulative contributions of more than \$100 from a single source during the

⁷ This conclusion is confirmed by Wis. Stat. § 11.05(1), which provides that a committee’s registration statement “shall be filed by the treasurer,” and § 11.05(5m), which provides that the individual filing a registration statement must certify “that all information contained in a statement is true, correct and complete.”

⁸ Mr. Dillman is not identified anywhere on the Recall Committee’s registration statement, despite the fact that the law requires the Recall Committee to specifically identify all of its principal officers in addition to its treasurer. Wis. Stat. § 11.05(3)(f).

calendar year...” (GAB-1 form.) Accordingly, as expressly required in Wis. Stat. § 9.10(2)(d), the petitioner must register.

IV. The Statutory Requirements Must Be Followed In Order To Compel A Recall Election.

The fact that the electors’ right of recall is constitutionally provided does not excuse Mr. Dillman’s failure to follow the requirements of the recall statute. If the Government Accountability Board looks past this fundamental flaw in the effort to recall Senator Hopper, there will be no logical stopping point for determining which essential statutory requirements must be followed and which nonessential statutory requirements can be ignored. The statutory requirements outlined in § 9.10 place numerous limitations on the electors’ right of recall; yet, the general right does not excuse failure to follow those prescribed requirements.

Here, the recall petitioner, Mr. Dillman, did not first file a registration statement. If this error can be excused then perhaps the failure to file a statement of intent should also constitute excusable error. Perhaps a petition that is offered for filing on the 65th day after registration should be accepted, despite the clear procedural deficiency. Either of these propositions could be countenanced if the only standard was to provide every concession under the guise of abiding by the will of the people.

Any argument that the Wisconsin Constitution compels the Government Accountability Board to determine that the Recall Petition is sufficient, despite the petitioner’s failure to comply with Wis. Stat. § 9.10(2)(d), would constitute an attack on the constitutionality of the statute. As a state agency, the Board has no authority to attack the constitutionality of a statute, but is bound to apply it. *Helgeland v. Wisconsin Municipalities*, 2008 WI 9, ¶ 108, 307 Wis. 2d 1, 745 N.W.2d 1 (finding that public officers charged with enforcing a statute have a duty to uphold the validity of the challenged statute); *Metz v. Veterinary Examining Bd.*, 2007 WI App 220, ¶ 21,

305 Wis. 2d 788, 741 N.W.2d 244 (“administrative agencies do not have the power to declare statutes unconstitutional”).

A. Compliance With The Statutory Requirements Cannot Be Waived By GAB Staff Guidance.

The fact that the Recall Committee may have relied on the GAB staff’s erroneous interpretation of the registration requirements in gathering the signatures does not grant the Board the ability to circumvent the clear and unambiguous language of the statute.⁹ In *State ex rel. McIntyre v. Bd. of Election Comm’rs of the City of Milwaukee*, 273 Wis. 395, 78 N.W.2d 752 (1956), the plaintiff made a similar argument when he failed to timely file his petition for a recount. *McIntyre*, 273 Wis. at 399. There, the plaintiff missed the statutory filing deadline because he relied on advice of the Board of Election Commissioners, which stated that the filing deadline was a full day after the statutorily proscribed deadline. *Id.* Nevertheless, the court found that the filing deadline must be strictly adhered to, even where the petitioner relied on the erroneous interpretation of the Board of Election Commissioners. *Id.* at 402.

B. The Government Accountability Board Cannot Rewrite The Statutory Scheme That Provides For Individual Petitioners.

The Government Accountability Board is without authority to amend the clear mandate of § 9.10(2)(d), either through formal rulemaking or informal staff interpretations. Administrative agencies are charged with the implementation of statutes duly enacted by the legislature. *See Plain v. Harder*, 268 Wis. 507, 512, 68 N.W.2d 47 (1955). However, there are clear limitations on the scope of an agency’s power to implement and interpret legislation. *See*

⁹ Indeed, GAB has taken this very position in a related matter. With respect to the recall petition offered April 1, 2011 for filing against Senator Dan Kapanke, GAB staff initially informed counsel for Senator Kapanke that the 10-day challenge period under Wis. Stat. § 9.10(3)(b) would be counted as business days rather than calendar days, thereby extending the length of that time period by four days. Six days into the challenge period, GAB staff informed Senator Kapanke’s counsel it had been mistaken and that it lacked authority to extend the time period. Regardless of any reliance on GAB’s prior guidance, GAB staff informed counsel for Senator Kapanke that the shorter time period applied. (See Exh. C, attached hereto.)

State ex rel. Castaneda v. Welch, 2007 WI 103, ¶ 26, 303 Wis. 2d 570, 735 N.W.2d 131. The power of a state agency is strictly limited to power conferred upon it by the legislature through an enabling statute. *Id.* An agency's enabling statute is strictly construed, and "'any reasonable doubt pertaining to an agency's implied powers'" must be resolved against the agency. *Id.* (citing *Wisconsin Citizens Concerned for Cranes & Doves v. DNR*, 2004 WI 40, ¶14, 270 Wis. 2d 318, 677 N.W.2d 612). While an agency has the power to interpret legislative enactments, it may not do so where legislative intent is clearly stated in the statute. *Basic Products Corp. v. Wisconsin Dept. of Taxation*, 19 Wis. 2d 183, 186, 120 N.W.2d 161 (1963); *Plain*, 268 Wis. at 511 (holding that an agency's rulemaking power "does not extend beyond the power to carry into effect the purpose as expressed in the enactment of the legislature").

As expressed above, "agencies must follow unambiguously expressed legislative intent." *Oneida County v. Converse*, 180 Wis. 2d 120, 125, 508 N.W.2d 416 (1993). Indeed, while reviewing courts often afford some degree of deference to an agency's interpretation of a statute, such deference is not afforded where an interpretation directly contravenes the words of the statute or is clearly contrary to the intent of the legislature. *Lisney v. Labor & Indus. Review Comm'n*, 171 Wis. 2d 499, 506, 493 N.W.2d 14 (1992); *Volvo Trucks North America v. State of Wisconsin Dept. of Transportation*, 2010 WI 15, ¶ 18, 323 Wis. 2d 294, 779 N.W.2d 423 (holding that an agency's interpretation and application of a statute may be upheld "if it is not contrary to the clear meaning of the statute") (citation omitted); *Mallo v. Wisconsin Dept. of Revenue*, 202 WI 70, ¶ 16, 253 Wis. 2d 391, 645 N.W.2d 85 (holding that a reviewing court's first duty is to the legislature and, as such, a court will not "uphold a rule that is contrary to the language of the statute").

Further, it is clear that “[a]n agency cannot promulgate a rule inconsistent with an unambiguous statute.” *Oneida County*, 180 Wis. 2d at 125; *Mallo*, 2002 WI 70, ¶ 15 (holding that “[n]o agency may promulgate a rule which conflicts with state law”) (citations omitted). In fact, the Wisconsin Supreme Court has held that “a rule out of harmony with the statute is a mere nullity.” *Plain*, 268 Wis. at 511 (citations omitted). As such, it is abundantly clear that “[a]n administrative rule, even of long duration, may not stand at variance with an unambiguous statute.” *Basic Products Corp.*, 19 Wis. 2d at 186.

It follows that an agency’s method of practice or interpretation that ignores the plain language of a statute cannot stand. In *State ex rel. Stearns v. Zimmerman*, the plaintiff failed to file his nomination papers for the senate primary election within the timeframe mandated by statute. *State ex re. Stearns v. Zimmerman*, 257 Wis. 443, 445, 43 N.W.2d 681 (1950). In denying the plaintiff’s prayer for relief, the Wisconsin Supreme Court held that “the time limit set by the legislature for the filing of nomination papers must be strictly enforced.” *Id.* This is so because the legislature has expressly provided a firm deadline for the filing of nomination papers, and any interpretation in conflict with that firm deadline cannot stand. *Id.* at 446. According to the court, to hold otherwise would be tantamount to allowing an agency to amend the statute, not construe it. *Id.* Ultimately, “[t]he interests of the electors are served by a strict compliance” with the language of a statute where that language evinces a clear legislative intent. *State ex rel. McIntyre v. Bd. of Election Commissioners of the City of Milwaukee*, 273 Wis. 395, 402, 78 N.W.2d 752 (1956) (holding that the principles articulated in *Stearns* apply to deadlines for seeking a recount where the legislature has explicitly provided filing deadlines).

Here, to allow a petition for recall which has not been offered for filing in compliance with the plain language of Wis. Stat. § 9.10(2)(d) to go forward would be tantamount to


amending, rather than interpreting, the statute. *See State ex rel. Stearns*, 257 Wis. at 446. Like the statutes at issue in *Stearns* and *McIntyre*, Wis. Stat. § 9.10(2)(d) is “so specific and so within the realm of the legislative that there is no occasion to resort to construction or interpretation.” *State ex rel. McIntyre*, 273 Wis. at 402. Wis. Stat. § 9.10(2)(d) specifically states that “[n]o petitioner may circulate a petition for the recall of an officer prior to completing registration.” The legislative intent in this section is clear – a petitioner *must* register under Wis. Stat. § 11.05. Here, the petitioner, Mr. Dillman did not register. Rather, the Recall Committee – a separate entity of which Mr. Dillman is not a member – registered with the Government Accountability Board.

CONCLUSION

The Recall Petition is invalid because the petitioner failed to follow the mandatory procedures of Wis. Stat. § 9.10(2)(d) in order to trigger the start of the circulation period. No signature on the Recall Petition may be counted and the entire petition is, therefore, insufficient.

Dated this 21st day of April, 2011.

MICHAEL BEST & FRIEDRICH LLP
Attorneys for Senator Randy Hopper

By: 
Eric M. McLeod, State Bar No. 1021530
Raymond P. Taffora, State Bar No. 1017166
Michael P. Screnock, State Bar No. 1055271

MICHAEL BEST & FRIEDRICH LLP
One South Pinckney Street, Suite 700
Post Office Box 1806
Madison, WI 53701-1806
Telephone: 608.257.3501
Facsimile: 608.283.2275

STATE OF WISCONSIN

FOND DU LAC

TOWN OF LAMARTINE

(Name of County)

(Name of Municipality)

STATEMENT OF INTENT TO CIRCULATE RECALL PETITION

THE UNDERSIGNED RECALL PETITIONER SCOTT DILLMAN

(Print Name)

STATES HIS/HER INTENT TO CIRCULATE, PURSUANT TO S.9.10 OF THE
WISCONSIN STATUTES, A PETITION TO RECALL,

RANDY HOPPER, STATE SENATOR DISTRICT 18

(Indicate the name of and office held by, the official being recalled).

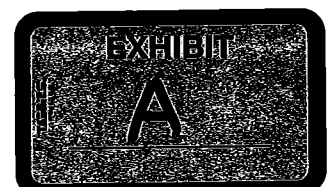
(This statement should be appended to the Campaign Registration Statement (GAB-1) filed with the filing officer.)

Dated this 2nd day of MARCH, 2011

Scott Dillman
(Signature of Petitioner)

(Notary Not Required)

RECEIVED
11 MAR -2 AM 11:37
GOVERNMENT
ACCOUNTABILITY BOARD



State of Wisconsin\Government Accountability Board

212 East Washington Avenue, 3rd Floor
Post Office Box 7984
Madison, WI 53707-7984
Voice (608) 266-8005
Fax (608) 267-0500
E-mail: gab@wisconsin.gov
<http://gab.wi.gov>



JUDGE THOMAS H. BARLAND
Chair

KEVIN J. KENNEDY
Director and General Counsel

Via Email and U.S. Mail

April 7, 2011

State Senator Hopper
18th Senate District
One South Pinckney Street, Suite 700
P.O. Box 1806
Madison, WI 53701-1806

RE: Committee to Recall Hopper
WGAB ID #0600012

Dear Senator Hopper:

This correspondence and enclosure is to notify you that the Committee to Recall Hopper filed their signed recall petition with the Government Accountability Board on 4/7/2011 and we have now begun our review process. Please find enclosed a copy of the Recall Petition Receipt issued by our staff to the Committee to Recall Hopper as well as a courtesy copy of the petition itself on the enclosed CD.

The G.A.B. has 31 days from 4/7/2011 to examine the petition and make a determination as to its sufficiency, subject to a Court order extending the examination period. Our review process is a facial review that assumes the validity of the information provided. For details, please see the enclosed "Determination of Sufficiency of Recall Petitions".

Please Note: As the officeholder, you may file a written challenge with the G.A.B. specifying any alleged insufficiency of the petition within 10 days of 4/7/2011. If this falls on a holiday, the deadline will be the next business day. The petitioner will have 5 days after your challenge is filed to file a written rebuttal. As the challenger, within 2 days after the petitioner files a rebuttal, you may file a written reply to any new matter raised in the rebuttal.

If you have not already, please identify a point of contact, including mailing address, email address, and telephone number, so that we may be able to reach you in the future. If you have any questions, please feel free to call me at (608) 267-0951 or email me at David.Buerger@wisconsin.gov.

GOVERNMENT ACCOUNTABILITY BOARD

David Buerger
Elections Specialist

Enclosures



Wisconsin Government Accountability Board
Recall Petition Receipt

COPY

WISCONSIN GOVERNMENT ACCOUNTABILITY BOARD
212 EAST WASHINGTON AVENUE, 3RD FLOOR
P.O. BOX 7984
MADISON, WI 53707-7984
(608) 261-2028

Recall Committee ID # 0600012

Committee to Recall Hopper

(Recall Committee Name)

P.O. Box 1748

(address 1)

(address 2)

Madison

WI

53701-1748

(city)

(state)

(zip)

Peter Larson

(contact)

recallrandyhopper@gmail.com

(email)

608-886-8439

(phone)

RECEIVED
11 APR -7 PM 3:45
GOVERNMENT
ACCOUNTABILITY BOARD

Officeholder Information

Sen. Randy Hopper

(name of officeholder)

18th State Senate District

(district)

Recall Document Submission

Campaign Registration Statement (GAB-1) Filing Date: 3/2/11

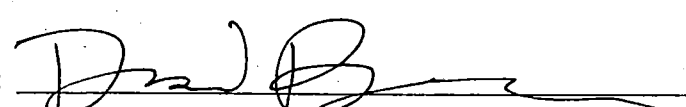
Statement of Intent Filing Date: 3/2/11

Petition Filing Date: 4/7/11 Delivered by: Scott Dillman

Approx. Number of Pages: 3100 Approx. Number of Signatures: 22,500

Signatures

Recall Agent: 

Agency Staff: 

McLeod, Eric M (22257)

From: Falk, Shane - GAB [Shane.Falk@wisconsin.gov]
Sent: Friday, April 08, 2011 2:49 PM
To: McLeod, Eric M (22257)
Cc: Kennedy, Kevin - GAB; Robinson, Nathaniel E - GAB; Buerger, David - GAB; Haas, Michael R - GAB; Beilin, Lewis W - DOJ; Blythe, Christopher J - DOJ
Subject: Re: Confirmation 10 Day

Attorney McCleod:

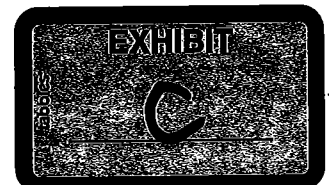
This email confirms our telephone conversation early in the afternoon on Thursday, April 7, 2011.

Upon advice of our counsel, the Kapanke Recall challenges are due Monday at 4:30 p.m. rather than any previous date we communicated to you, as the civil procedure timing of Sec. 801.15, Wis. Stats., does not apply to recall matters under Sec. 9.10, Wis. Stats. The Sec. 990.001(4), Wis. Stats., provisions still apply, but that does not extend your deadline beyond Monday.

It is my understanding that you are currently working with our counsel to obtain relief from a Court regarding the statutory 10 day challenge deadline.

Thank you.

Shane W. Falk
Staff Counsel
Wisconsin Government Accountability Board
212 E. Washington Avenue, Third Floor
PO Box 7984
Madison, WI 53707-7984
Office: 266-8005
Direct: 266-2094
Shane.Falk@wisconsin.gov



respective names and the Recall Petition page numbers at which their respective signatures appear, are described on the attached Exhibit B.

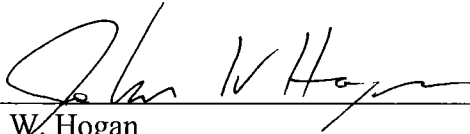
- c. Based on my review, at least forty-six signatories signed the Recall Petition subsequent to the respective circulator's certification. Details regarding these signatories, including their respective names and the Recall Petition page numbers at which their respective signatures appear, are described on the attached Exhibit C.
- d. Based on my review, the residency of at least 124 signatories cannot be determined by the address given. Details regarding these signatories, including the Recall Petition page and line numbers at which their respective signatures appear, are described on the attached Exhibit D.
- e. Based on my review, at least 332 signatories reside outside of the 18th Senate District. Details regarding these signatories, including their respective names, addresses, municipality and Recall Petition page number, are described on the attached Exhibit E.
- f. Based on my review, at least twenty-three signatories are not qualified electors, as their names appear on the Ineligible Voter List provided by the Government Accountability Board. Details regarding these signatories, including their respective names, addresses and Recall Petition page number, are described on the attached Exhibit F.
- g. Based on my review, at least 143 signatories signed the Recall Petition twice and four signatories signed the Recall Petition three times. Details regarding these signatories, including their respective names, addresses and the Recall Petition

page numbers at which their signatures appear, are described on the attached Exhibit G.

- h. Based on my review, at least nine Recall Petition pages, collectively containing seventy-six individual signatures, were not properly certified by the circulator. Many circulators failed to state his or her residence, as required by Wis. Stat. § 8.40(2). Certain circulators failed to sign and/or date the circulator certification. Details regarding these incomplete certifications, including the respective Recall Petition page numbers, the number of signatures on each respective petition page and a description of the certification deficiency, are described on the attached Exhibit H.
- i. Based on my review, at least nineteen signatories did not sign the Recall Petition. Details regarding these signatories, including their respective names and the Recall Petition page numbers at which their unsigned entries appear, are described on the attached Exhibit I.
- j. Based on my review, the validity of at least twenty-five signatures cannot be verified because the information provided is illegible or multiple signatures appear in the same handwriting. Details regarding these signatories, including the Recall Petition page numbers at which their entries appear, are described on the attached Exhibit J.

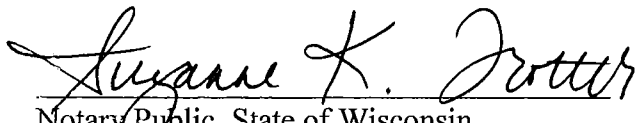
5. The attached Exhibits A – J have been prepared at my direction based on my review of numerous pages of the Recall Petition.

Dated this 21 day of April, 2011.



John W. Hogan

Subscribed and sworn to before me this
21st day of April, 2011.



Notary Public, State of Wisconsin
My Commission: expires 5/12/13

079081-00139098501.1

Recall Petition Page #	Line # / Signatory Name	Description
12	#7 John Evenson	No date
73	#4	No Date
96	#3	No Date
115	#2 Phyllis Zambon	No Date
119	#8	No Date
129	6. Zach McCluskey	No Date
153	#1 Jeff Richards	No Date
153	#6 Shadrick Brown	No Date
153	#7 Judy Thedhofer	No Date
199	#6 Iris Grimm	No Date
269	#3 - Patti Dargherty	No Date
269	#4 - Paul Senner	No Date
269	#5 - Jonie Schultz	No Date
293	#8	No Date
299	#2	No Date
310	#9 Lindsay Swope	No Date or Address
313	#2	No Date
315	#3 Austin	No Date
315	#4 Catherine	No Date
358	#8 Dorethy Kopp	No Date
386	#7	No Date
402	#3	No Date
461	#9	No Date
478	#3 Lynn Hayes	No Date
496	#7	No Date
597	#6 Shelly McCraw	No Date
621	#6 Kathleen Fee	No Date
622	#6 John Karsonis	No Date
625	#4 Joe Dion	No Date
686	#2	No Date
686	#3	No Date
686	#4	No Date
686	#5	No Date
698	#2	No Date
698	#8 Michael Leu	No Date
723	#8 Robert Beltezore	No Date
747	#3 James Berens	No Date
753	#10 Ruth McCarthy	No Date
755	#1	No Date
755	#2	No Date
761	#3 Robert Faris	No Date

Recall Petition Page #	Line # / Signatory Name	Description
772	#5 Dorothy	No Date
791	#2 Michael Lee	No Date
805	#7-10	No Date
811	#10 Derald Summers	No Date
871	#2	No Date
876	#5	No Date
897	#8 Jenifer Weisgerber	No Date
918	#8 - Elliot Phillips	No Date
920	#8 Christopher Brown	No Date
925	8. Brian Tokoph	No Date
926	#6 Brian Sciraa	No Date
931	2. Bob Brux	No Date
961	4. Vicki Schlieve	No Date
1011	#8	No Date
1014	#1 Thomas Riech	No Date
1022	#7 Karen Gruenwald	No Date
1038	#10 Angie Nowland	No Date
1092	9. Jeannie Schave	No Date
1201	#10 Alicia Reinke	No Date
1214	#10 - Rachel Siller	No Date
1216	#7 Sarah JiDennin	No Date
1224	#10 Stacey VanEperen	No Date
1231	Mike Dodson	No Date
1264	#3	No Date
1284	3. Roger Rauch	No Date
1347	#1	No Date
1367	#3 Mona Schmidt	No Date
1409	#4	No Date
1418	#6 Joel Phillip	No Date
1429	#4 Thomas Darabosh	No Date
1430	#7	No Date
1456	#1 Betty Bauman	No Date
1457	#5	No Date
1457	#6	No Date
1487	#9 Lorita Driscoll	No Date
1499	#6 Diane Miller	No Date
1500	#5	No Date
1500	#6	No Date
1502	#5	No Date
1537	#10 Alice Mulholland	No Date
1604	#6 Joan Suhm	No Date
1622	#7 Randy Vuittonet	No Date

Recall Petition Page #	Line # / Signatory Name	Description
1681	#3	No Date
1684	#5 Jennifer Vang	No Date
1692	#10 Linda Guell	No Date
1701	#2 Robert Dufay	No Date
1702	#5 Doreen Werner	No Date
1721	#8 Susan Blersteker	No Date
1760	#2 Scott Brooks	No Date
1770	#5 Wallace Borgloran	No Date
1773	#4 Theresa Maetzahl	No Date
1794	#6	No Date
1825	#3 Dale Martin	No Date
1866	#3	No Date
1883	#9	No Date
1886	#6 Terry Benzal	No Date
1909	#8 Annette Warriner	No Date
1920	#8	No Date
1946	#9 German Aguilar	No Date
1947	#7 Connie Stry	No Date
1990	#9, Unclear Name	No Date
2037	#3 Ron Frieberg	No Date
2162	#3	No Date
2265	#8	No Date
2266	6. Donald Jolin	No Date
2291	#8	No Date
2300	#5	No Date
2300	#6	No Date
2321	#4	No Date
2351	#5	No Date
2405	#10- Ellen Lewis	No Date
2416	7. Annmarie M. Johnson	No Date
2421	#9 Helen Deguer	No Date
2436	#8	No Date
2437	#2 Marcella Francis	No Date
2438	#9 Shana Pirtle	No Date
2440	#9	No Date
2455	#3 Tami Ashold	No Date
2463	#1 Lynn Fay	No Date
2484	#7 Jerry Daniel	No Date
2486	#3 David Sencal	No Date
2514	#9	No Date
2514	#10	No Date
2543	#9	No Date

Recall Petition Page #	Line # / Signatory Name	Description
2547	#10 Pat Riske	No Date
2581	#2 John Barton	No Date
2622	#4	No Date
2628	#10 Chad Schaefer	No Date
2634	#8	No Date
2665	#2	No Date
2701	#2 Doris Van Airdale	No Date
2703	#5 Peggy Lautenschlager	No Date
2715	#6	No Date
2741	#6	No Date
2906	#1	No Date
2906	#6	No Date
2917	#7 Cheryl Hall	No Date
2931	#5	No Date
2931	#6	No Date
2992	#10 Junior Echstein	No Date
2998	#5	No Date
2998	#9	No Date
2998	#10	No Date
3059	#5 Charles Geib	No Date
3231	#10 Ron Riggs	No Date
3231	#9	No Date
3234	#5	No Date

Recall Petition Page #	Line # / Signatory Name	Description
140	#1 Gerald Putman	Signed Outside Circulation Period
370	#4 Gary Ellner	Signed Outside Circulation Period
371	#1 Andy Thoman	Signed Outside Circulation Period
576	#4 Evelyn Lemke	Signed Outside Circulation Period
794	#5 Ko Neng Vang	Signed Outside Circulation Period
1051	#9 Joe Andrews	Signed Outside Circulation Period
2714	#10 Amber DeVoe	Signed Outside Circulation Period
3162	#8 Matthew Miller	Signed Outside Circulation Period

Recall Petition Page #	Line # / Signatory Name
3	#8 Joaquin Liva
26	#9 Mike Pettlaff
34	#4 Dennis Weitz
38	#9 Craig Bastian
62	#4 Timothy
62	#5 MJ Anderson
62	#6 Heather Tesseniar
62	#7 Steven Gonzales
249	#6 Ed Strey
249	#7 Milton Kahl
249	#8 Mike Kohl
249	#9 David Martin
249	#10 Donald Groth
250	#10 Tina Knuth
378	#4 Debra Rossow
482	#8 Vicki Tritt
482	#9 Dallas Kienest
482	#10 Kristin Albright
504	#10 Patricia Gaskapske
507	#7 Deborah Beck
549	#1 Christopher Scheunemann
935	#5 Mitch Rohr
1012	#4 Al Nimke Jr.
1244	#10 Larry Tritt
1721	#10 Pat Bergiliu
1734	#7 Tammy Witt
2067	#9 Brandon Nelson
2324	#2 Frances Garb
2360	#10 Glenn Moon
2508	#2 Krug
2547	#5 Nicole Emery
2557	#1 Carla DuPrey
2557	#2 John DuPrey
2559	#8 Steven Bavick
2759	#2 Mary Reichenberger
2759	#3 Kelly Miller
2759	#4 Gilbert Reichenberger Jr.
2759	#5 Laurel Reichenberger
2759	#7 Gilbert Reichenberger
2759	#8 Nicholas Drexler
2759	#9 Patti Giese
2759	#10 Ronald Reichenberger

Recall Petition Page #	Line # / Signatory Name
3137	#1 Lauren Munson
3137	#2 Ellen Diny
3137	#3 Tyler Loest
3137	#4 Anna Guilfrie

Recall Petition Page #	Line # / Signatory Name	Description
111	#8 Susan Zingshiem	No address
211	#10 - Ron Wiles	No address
221	#1 - Justin Masterson	No Municipality
244	#5 - Chris Gess	No Municipality
248	#10	No address
268	#1 Ryan Hoernke	No municipality
268	#2 Sean Tomason	No Municipality
268	#3 - Marissa Proctor	No Municipality
269	#6 - David Korn	No Municipality
284	4. Jeremy MacNair	No Address
293	#8 - Derrick Bron	Incomplete Address
297	#7 - Keely Doyle	No Address
298	#4 - Brian Anderson	No Address
315	10. Ryan Kisow	Incomplete Address
370	#6	No Address
473	#3 - Timothy Sawicki	No address
481	#9 - Eugene Story	No address
544	#6	No address
653	#5 - Ginnette Newman	No Municipality
698	#7	No Municipality
702	#6	No Municipality
743	#4- Ying Xiong	Illegible address
754	#8 - Randy Williams	No address
754	#9 - Betty Krenz	No address
754	#10 John H. Bramlet	No address
755	#7	No address
774	#4 - Minor Prus	No address
779	#4 Kelli Kattre	No Municipality
807	#3 - Kevin Mereau	No address
807	#4 Virginia Schulze	No address
807	#5 Fred Schulze	No address
920	#2 Jaclyn Lilly	No Municipality
988	#2 - Lori Pain	No Municipality
1018	3. Gordon Bome	No address
1200	#10 - Deneil Hotson	No municipality
1200	#8- Brigham Bandreber	No address
1216	#1 Sarah Kolb	No Municipality
1259	2. Patricia Olson	No municipality
1259	4. Andrew Lynch	No municipality
1261	7. Mao Thao	No municipality, multiple addresses
1289	#4	No address

Recall Petition Page #	Line # / Signatory Name	Description
1315	#3 - Theres Papenfuss	No Municipality
1321	6. Roberta Haskinz	No Address
1408	#1 Chris Fox	No Address
1562	#2 - Yu Lac	No address
1607	#2 - Name illegilble	No Municipality
1719	6. James Olsen	Incomplete Address
1770	#6 Michael Gerge	No Municipality
1774	#9 - Barbara Chimielewsler	No address
1843	#8 - Juanita Arguelo	No address
1886	#7 - Richard Leonard	Incomplete Address
1911	#3 - Kelly Mundell	No Municipality
1966	#4 - Joe Walsh	No address
2126	#6 - Omar Fizer	No address
2229	#8 - Allen W. Mayo	No address
2430	1. Anessa Robzoni	No municipality
2438	#8 John Muthig	No Municipality
2465	#1 - Tim Zedler	No address or municipality
2466	#1 - Nathan Bender	No Municipality
2466	#2 - Herman Bender	No Municipality
2466	#3- Lorraine Bender	No Municipality
2482	#1 Glenn Redmen	No Municipality
2482	#2- Nancy Zimmerman	No Municipality
2542	#7 - John Kearns	No Municipality
2543	#10 - Bob Love	No Municipality
2578	#5- John E.	No Name, Address or Municipality
2745	#3 - Nicole Richter	No Address
2745	#4 - Pat Hopp	No Address
2925	#9 - Elmer Corde	No address
3173	#7 - Donald Reldut	No address
3231	#7 Denise Haase	No Address
124	6. Pamela Kirsell	No address or municipality
310	9. Lindsay Swofe	No address or date listed
68	#8 - Maggie Crossman	No Street Address
230	Giambran	No Street Address
328	#9 - James Freeman	No Street Address
404	#2 - Steve Warner	No Street Address
451	#8 - Tom Flecht	No Street Address
477	Wachholz	No Street Address
726	#8 - Matt Draves	No Street Address
726	#9 - Amy Draves	No Street Address
760	Pollom	No Street Address

Recall Petition Page #	Line # / Signatory Name	Description
832	#3- Dale Klawitter	No Street Address
897	Wittchow	No Street Address
989	4. Tim Chriskus	No Street Address
1135	Gary Majerus	No Street Address
1136	Kristen Meyer	No Street Address
1136	Nick Meyer	No Street Address
1157	Rosenthal	No Street Address
1294	Weber	No Street Address
1321	7. Nicholas Bocher	No Street Address
1347	Bob Koepsel	No Street Address
1487	Bob Hayes	No Street Address
1498	Julie Wanker	No Street Address
1619	Mike Abaraham	No Street Address
1776	6. Kristin Morrison	No Street Address
1806	#4 - Lloyd Spoeha	No Street Address
1830	#4- Tammy Vandeberg	No Street Address
2003	Dean Jacobson	No Street Address
2086	Carlen Resup	No Street Address
2086	Wayne Resup	No Street Address
2126	#2 - Dennis Leist	No Street Address
2151	Patrick Ryan	No Street Address
2151	Vossekuil	No Street Address
2151	Gramminger	No Street Address
2183	Draves	No Street Address
2292	Mielke	No Street Address
2405	Steffen	No Street Address
2469	#2 - Linda Wachholz	No Street Address
2514	Spanbauer	No Street Address
2721	#1- Cheryl Mueller	No Street Address
2742	#2- Travis Messa	No Street Address
2792	Westemeir	No Street Address
2801	Ann Krajinak	No Street Address
2809	2. Gina Woelhether	No Street Address
2809	4. Bret Woelhether	No Street Address
2881	Kyle King	No Street Address
3036	Renee Nelson	No Street Address
3084	Day	No Street Address
3084	Jorgensen	No Street Address
1721	#3 Lillian Vanderud	Illegible address
1893	#8 - Tim Hamman	Illegible address
2168	#4- Julie Verheyen	Illegible address

Recall Petition Page #	Line # / Signatory Name	Description
2782	#3	Name and address are illegible

First Name	Last Name	Address	Municipality	Recall Petition Page #
KELLY	QUIMETTE	200 REEGAN D	EDEN	51
JULIE	AYLESWORTH	N9545 TOWNHALL RD	MALONE	51
BRITTANY	ANDERSON	W2858 SILICA RD	MALONE	97
PATRICK	SHAW	N313 ISLAND RD	GREENVILLE	100
	Marx		Butte des Mort	100
ANGELA	HEIN	628 W FOND DU LAC ST	RIPON	101
BECKY	SMITH	N1130 5TH RD	COLOMA	113
	Benedict		Berlin	113
	Stumoner		Poygan	113
	Wolosek		Winneconne	113
	Stadler		Winneconne	114
	Maeller		Poygan	117
HEATH	PEACHEY	N1130 5TH RD PO BOX 257	COLOMA	119
MARYJO	FLOYD	409B N 7TH	WINNECONNE	121
TALAYSHA	ALLEN	2205 W BURNHAM	MILWAUKEE	124
YOU	YANG	3137 SOUTHBROOK CT	MANITOWOC	125
	Van Russum		Kaukana	126
AUDREY	RIECHERS	2812 E BONA AVE	APPLETON	127
KANDICE	LOZANO	3122 W LAKEFIELD DR	MILWAUKEE	128
KATHERINE	BONACH	2347 S 98TH ST	WEST ALLIS	128
ANDREW	TOTH	W291 S2580 CAMBRIAM	WAUKESHA	129
TYLER	SEMRAD	W276 S3255 BURNELL DR	WAUKESHA	130
SARA	MIKOULINSKI	761 CHESTNUT ST	NEENAH	149
TANNER	WILD	1355 WEDGEWOOD LN	NEENAH	150
DANIELLE	SZEWCYK	4725 SAGEBROOK LN APT B	APPLETON	151
	Stone		Ripon	161
RYAN	BUSCHING	135 S 7TH AVE	WINNECONNE	168
KYLE	GERHART	8300 SAIQUIS RD	WINNECONNE	168
DONALD	FAGGIAM	8571 SAVLEY RD	LARSEN	172
STEVE	ROSE	2694 CASSY LN	NEENAH	172
SHERYL	RICKERMAN	N11471 STATE RD 26	CHESTER	196
WILLIAM	RICKERMAN	N11471 STATE RD 26	CHESTER	196
	Forseth		Vinland	205
BROOKE	FERO	996 3RD ST APT A2	MENASHA	230
BRITTANY	NALWEG	N9413 ROSEBUD LN	APPLETON	274
ANGIE	PARINENHER	1590 PARK DR	GREEN BAY	279
TAMMY	FURNAS	403 JACKSON ST	WILD ROSE	279
	#10		Appelton	283
James	Mattensky		Mattensky	285
Zack	Code		New Berlin	287
	WAUGH	1447 TWILAR RD #4	NEENAH	291
BARB	STEWART	423 S 2ND ST	WINNECONNE	292
YEE	THAO	1500 E FRANCES	APPLETON	294
DIANE	CROTTY	4709 W PINE ST	APPLETON	294
Brenda	Perez		Menasha	295
	Strand		Waukesha	295
JULIA	FRASCONA	200 E CAPITOL DR	APPLETON	299
CHRISTY	CAZZOLA	903 RIDGEVIEW DR	APPLETON	301
RYSI	KOMBILOV	1519 N WHITNEY DR	APPLETON	301
Justin	Gale		Appelton	301
Paige	R		Appelton	301

First Name	Last Name	Address	Municipality	Recall Petition Page #
	#8		Appleton	304
	#9		Appleton	304
Cathy	Basterash		Appleton	305
KATHLEEN	SPAEH	1809 REBECCA LN	APPLETON	307
KELSEY	JOHNSON	125 HAZEL ST	NEENAH	307
FELICIA	RODRIGUEZ	1309 N 11TH AVE	WEST BEND	307
BRETT	SPANGLER	1516 LUCERNE CT	MENASHA	308
	HELM	7031 BROOKWOOD	NEENAH	308
JILLIAN	HARPER	1039 STERLING AVE	NEENAH	309
STEVEN	JOOSTEN	858 SECOND ST	MENASHA	310
	Colstron		Andover, MN	313
SARAH	HERBST	496 SW CERESCO ST	BERLIN	313
MICHAEL	OWENSLY	3307 W FAIRVIEW RD	NEENAH	313
AUSTIN		N3270 STATE RD 73	MARKESAN	315
CATHERINE	LAW	W199 58314 WOODS RD	MUSKEGO	315
KENDRA	BORSKI	8011 LAKE RD	STEVENS POINT	315
MICHAEL	BEYER	2136 PHEASANT RUN TRL	DEPER	316
KAYLA	SENG	3747 E WATERFORD PL	ST FRANCIS	316
MALORIE	BAKER	7326 S 48TH ST	FRANKLIN	319
	#6		Pine Valley	319
ANGELA	CARMADY	141 STANLEY ST	NEENAH	322
JAMES	SCHMIDT	1155 BARBARY LN	WINNECONNE	322
LARRY	BRAATZ	343 9TH ST	MENASHA	323
WILLIAM	ARNDT	889 LOUISE RD	MENASHA	323
MIKE	HAMMER	514 S LAKE ST	NEENAH	323
GEORGE	SCHANKE	1040 HUNT AVE #10	NEENAH	323
THOMAS	WILZ	1439 S COMMERCIAL	NEENAH	323
CONNIE	ADAMS	306 S 2ND AVE	WINNECONNE	334
DANIEL	HABLE	1311 BEDFORD LN	APPLETON	397
ILDY	BROCKMAN	34 N 6TH ST	WINNECONNE	397
FLORA	STADEL	N9524 LUKE RD	RIPON	399
CYRIL	KLAPPERICH	W3131 CODY RD	MT CALVARY	402
WILLIAM	THOME	6195 WATERTOWN ST	CHESTER	410
CHAD	JESKO	W5559 STATE RD 49	CHESTER	416
ANNE	JESKO	W5559 STATE RD 49	CHESTER	416
Kelly	Sanders		Bradon	419
JOAN	BLATZ	N4105 MITCHELL RD	OSCEOLA	421
CRAIG	GORNJAK	W806 BIRCHWOOD DR	OSCEOLA	424
SHERRI	PULDA	N11594 COUNTY TRUNK M	CHESTER	436
JAN	NEWTON	315 N LOCKIN ST	BRANDON	448
KARI	RUIS	N11487 HWY 26	CHESTER	450
	Mertens		Van Dyne	454
Cynthia	Kraus		Calamut	457
Robert	Kraus		Calamut	457
RICHARD	HAEUSER	522 E MAIN ST	CAMPBELLSPORT	468
MIKE	RADDATZ	W4454 BLACKHAWK	REDGRANITE	481
DAVID	SCHUBERT	307 BONNELL AVE	REDGRANITE	481
DALLAS	KIENAST	422 BROADWAY	BERLIN	482
KRISTIN	ALBRIGHT	317 E LIBERTY ST	BERLIN	482
COLE	TATTIN	8418 CTY RD D	WINNECONNE	482
Carol	Lewis		Winnebago	484

First Name	Last Name	Address	Municipality	Recall Petition Page #
Wisnick	Steve		Pickett	491
RUSSELL	ABLER	104 WASH ST	MT CALVARY	506
CHRIS	KAATZ	W3677 ROSENTHAL CT	MALONE	517
NORMAN	BANGART	N9764 HWY 151	MALONE	541
JIM	LEMKE	W9798 EAST AVE RD	SPRINGVALLE	549
DEREK	MORAN	132 W MAIN ST	EDEN	556
	Vande Zande		Alto	562
KARL	EWERDT	N7652 FINEVIEW RD	MALONE	564
CARL	OSTREICH	W3385 LICHELY LN	EDEN	565
STEVE	STEPHANY	111 J P COURT	EDEN	581
BRUCE	DALKA	W2343 ASH RD	MALONE	583
Jerry	Harmsen		Chester	592
JIMMY	LICHMAN	W4365 BIRCH RD	EDEN	594
BILL	ROCHON	6201 N PRESERVATION TR	APPLETON	622
LINDSAY	BOTHE	W3871 PIPELINE LN	EDEN	660
JOHNETTE	BROWN	W3727 EVERGREEN CT	MALONE	672
AMANDA	KYLER	N1461 HILLCREST DR	CAMBELLSPORT	708
MANDY	UELLEN	320 E SHEBOYGAN ST	CAMBELLSPORT	779
NICK	FAYMOVILLE	401 FOND DU LAC AVE	MT CALVARY	788
BECKY	REICHARTZ	620 W MAIN ST	BRANDON	799
JESSE	DOLGNER	620 W MAIN ST	BRANDON	800
WAYNE	FOLZ	620 W MAIN ST	WINNECONE	813
SUSAN	KASUBOSKI	N6690 METOVALE RD	BRANDON	820
MARTY	KUSHLER	N1903 SHANNEK RD	CHESTER	821
GAIL	WALTZ	N2682 HY AVE	SOUTH BYRON	825
RONALD	BRIESE	219 WASHINGTON ST	FAIRWATER	831
JENNIFER	MARKS	5976 HIAWATHA DR	WINNECONNE	850
	Wirth		Ripon	850
ROBYN	SCHWEFEL	W3081 CEDAR RD	EDEN	851
TIFFEY	FEUERHAMER	330C AUBURN MEADOWS CT	CAMPBELLSPORT	853
		219 WILTON ST	RIPON	869
MARGIRATE	FRESS	N8118 SAND HILL DR	MALONE	918
GARY		N8118 SAND HILL DR	MALONE	918
NICOLE	CAPUANO	1111 BARBARY LN	WINNECOONE	921
KATHY	CAPUANO	1111 BARBARY LN	WINNECOONE	921
KATHLEEN	MONTING	520 WELHOUSE DR	KIMBERLY	924
AMANDA	HOFF	817 LINCOLN	MENASHA	925
	Tolsma		Ripon	940
	Kreuger		Calumet	943
BRENDA	KIBBEL	135 STATE ST	BRANDON	957
TERRY	ELLIS	731 OAK ST	WINNECONNE	971
BRIAN	HALL	W2164 HICKORY HILLS	CAMPBELLSPORT	975
	#5		Mount Cavalry	976
GALE	LICHMAN	W4365 BIRCH RD	EDEN	978
ROBERT	PERRY	W3956 LINDEN CT	MALONE	981
TIM	CHRISTUS	PO BOX 244	LOMIRA	989
VICKY	BERG	208 W BARRETT ST	ST CLOUD	996
PETER	FLOOD	310 FOND DU LAC AVE	EDEN	1004
MARY	MCCUTCHEON	W3675 SUNNY RD	EDEN	1019
Ann	French		EDEN	1023
Cassandra	Weger		Butte des Mort	1033
TRACY	WEBER	198 S ADAMS AVE	BERLIN	1045

First Name	Last Name	Address	Municipality	Recall Petition Page #
MARC	WEBER	198 ADAMS AVE	BERLIN	1045
WILLIAM	GEHRKE	1088 CAROL AVE	RIPON	1083
MICHAEL	GEHRKE	1088 CAROL AVE	RIPON	1083
THOM	PALMER	888 E SHADY LN 280	MENASHA	1084
RANDY	LEE	5413 E ST RD 116	WINNECONNE	1084
Brenda	Genz		Campbellsport	1090
VICKI	PAGE	200 MARGARET AVE	EDEN	1102
FRAN	DEMERATH	965 N WALSH	LOMIRA	1104
STAN	KLAPPERSKI	W708 CTY Q	SAINT CLOUD	1104
ANDREW	BROWN	W4644 BRADLOT RD	EDEN	1109
JEANNINE	GEORGE	347 E JAMES	PORT WASHINGTON	1121
BRENDA	SCHAEFER	W4334 BIRCH RD	EDEN	1130
JANET	STARK	605 FOND DU LAC ST	MT CALVARY	1131
RON	LIGTZ	W3482 CTY W	MALONE	1143
DIANA	KNOKE	424 2ND ST	NEENAH	1145
Jared	Adams			1200
	Velie		Vinland	1213
MELISSA	TRIBOLINI	N3724 26TH LN	REDGRANITE	1222
YANCY	GRAWIEN	1436 W 8TH	APPLETON	1251
	MEISER	6110 CTY RD D	NEENAH	1253
JOHN	STANTON JR	302 N UNIVESITY AVE	BEAVER DAM	1259
BEN	GROBE	6723 DEVSTON ST APT 3	GREENLEAF	1259
Cuao	Thao		Appelton	1261
	Hearden		Green Bay	1261
SANDRA	BIRKHOLZ	680 MARGES DR	MENASHA	1293
Jennifer	Dalis		Vinland	1302
BRITTANY	ANDERSON	W2858 SILICA RD	MALONE	1309
TERRY	BABCOCK	9162 CTY RD D	WINNECONNE	1322
ABBY	SALFAI	813 ELM ST APT 2	WINNECONNE	1322
JUDITH	SCHUSTER	451 RIVERMOOR DR	WINNECONNE	1323
KRISTY	HAEMMERLE	9242 CTY RD	WINNECONNE	1324
James	Martin		Neenah	1327
JEFFERY	MUEHLENBERG	216 N 9TH AVE	WINNECOMBE	1332
SETH	IMMEL	N7895 FAIRFIELD DR	MALONE	1343
RON	PIRNEA	N2155 HILLTOP DR	CAMPBELLPORT	1345
JAN	FAUST	834 TWIN HARBOR	WINNECONNE	1374
Lori	Morgan		Pickett	1398
	#10		Pickett	1401
VICTORIA	BELTRAN	5759 GRAND RIVER DR	WINNECONNE	1421
DONNA	WALLENFANG	W 963 STATE RD 23/49	GREEN LAKE	1423
TONY	SCHREIBER	5857 MAIN ST	WINNECONNE	1466
Carol	Simon		Poygan	1486
SAM	MANDERS	N3879 MCHUGH RD	FREEDOM	1508
PHIL	LAFFERTY	726 S COMMERCIAL ST	NEENAH	1514
Mary	Pierce		Forst	1536
THOMAS	KOENIG	N8074 CHURCH RD	MALONE	1537
Kathryn	Novak		Forst	1551
Robert	Michie		Vinland	1579
Jennifer	Tesch		Pickett	1579
KELLY	HUSS	N1715 JANNETTE CIR	MARION	1592
REBECCA	WOLF	8352 MOESER LN	LARSEN	1594
ADRIENNE	SZYPEREK	W607 KLONDIKE RD	BERLIN	1595
ROBIN	JONES	3311 N MEADE	APPLETON	1605

First Name	Last Name	Address	Municipality	Recall Petition Page #
AUSTIN	DOEHLING	6095 LAKE POYGAN RD	WINNECONNE	1612
Lori	Williams		Butt des Mort	1613
TERRI	VANDEKOLK	550 N DOUGLAS ST CONDO D	RIPON	1615
SHIRLEY	OESTREICH	N1424 HILLCREST	CAMPBELLSPORT	1619
TRACI	BORGEN	718 LIBERTY ST	RIPON	1619
KERRY	TIMMEL	W3019 CTY RD H	EDEN	1660
CODY	MUELLER	W12681 CTY RD AS	BRANDON	1661
MEGAN	ANDREW	W2116 CEDAR RD	EDEN	1665
MICHELE	EAGLE	1378 STONERIDGE RD	WAUPACA	1671
MARK	STEWART	605 MT CARMEL	MT CALVARY	1679
TRACY	STEWART	605 MT CARMEL	MT CALVARY	1679
GERALD	BLONIGEN	224 CLARK ST	ST CLOUD	1691
PAT	WIRTZ	W9245 GLEN RD	GREENBUSH	1719
Cindy	Morse		Pickett	1720
Julie	Bronkhorst		Brandon	1722
MARG	FREDA	205 N WASHINGTON	BERLIN	1739
KRISTIN	MORRISON	PO BOX 10	LAKE	1776
KAREN	BROWN	715 S MADISON ST	CHESTER	1808
Michael	Green		Alto	1818
Jeanne	Murawski		Van Dyne	1831
AARON	DOLLHAUSEN	543 GROVE ST	NEENAH	1844
JODI	DAILEY	5048 GINNOW RD	WINNECONNE	1845
JUDITH	KALBUS	335 BUSSE RD	COLOMA	1857
JACOB	WHITE	N11449 CTY RD I	CHESTER	1863
Derry	Darnick			1900
MARY	ARENDT	515 SILVERWOOD LN	MENASHA	1913
KATHERINE	HENZEL	4628 SANDY BEACH LN	BLACK WELLS	1926
		591 E WISE AVE	NEENAH	1958
	HILMER	1915 WHITE SWAN DR	NEENAH	1958
	MONFILS	2862 RADDISN AVE	NEENAH	1958
	GEMIN	665 EVANS ST	NEENAH	1958
PAUL	SAWICKI	W3699 ARCHER AVE	PIKE RIVER	1978
KA YOU C	KONG	105 E FRANCES ST	APPLETON	1994
MIKE	FLANAGAN	1029 STERLING AVE	NEENAH	1994
TAMMY	FLANAGAN	1029 STERLING AVE	NEENAH	1994
CHELSEA	LARSON	830 E HARRISON ST	APPLETON	2005
CHERYL	LARSON	830 E HARRISON ST	APPLETON	2005
LYNN	THRIG	515 MEADOW LN	WINNECONNE	2005
SUE	BOLDT	6988 GRIGNON RD	WINNECONNE	2005
RITA	MELCHER	521 SW CRESCOTT	BERLON	2009
JASON	DAHL	903 MANSON ST	WAUSAU	2032
SANDY	GEE	903 MANSON ST	WAUSAU	2032
STAN	PROFFITT	1350 HONEYSUCKEL LN	NEENAH	2036
KAREN	KOEHLER	N11903 SHAMROCK RD	CHESTER	2055
Nicole	King		Pickett	2109
RACHEL	BUEHRING	3003 MARYLAND	MILWAUKEE	2121
ARLENE	GOLZ	HWY 49 W 5961	CHESTER	2129
KASSANDRA	WONDRA	241 W MAIN ST	CAMPBELLSPORT	2144
ROB	FREUAND	106 MEMONINEE DR	SHEBOYGAN FALLS	2149
Larry	Essman		Eden	2165
CINDY	HINTZ	N12005 SHAMROCK RD	CHESTER	2208
BEN	CASEY	W7072 HWY 68	CHESTER	2220
KIMBERLY	CASE	W7072 HWY 68	CHESTER	2220

First Name	Last Name	Address	Municipality	Recall Petition Page #
KENDALL	MARKERT	7565 JACQUIS RD	WINNECONNE	2801
GINA	WOCHESTER	PO BOX 164	EAGEN	2809
BRET	WOOLHETHER	PO BOX 164	EDEN	2809
THOMAS	RASMUSSEN III	455 N WALNUT ST	MAYESVILLE	2809
Ann	Schultz		Pickett	2823
NICKOLAS	STEINER	N8080 CHURCH RD	MALONE	2893
SANDY	HARLIE	W3619 MAPLE RD	EDEN	2926
LYNN	STOCK	N7698 FINE VIEW RD	MALONE	2926
Carol	Seibel		Mt Cavalry	2933
BRAND	SCHREIBER	412 6TH ST	MENASHA	2965
PATRICA	OLSON	212 S WATERTOWN ST	JOHNSON CREEK	3061
MIKE	BEYER	2334 MEADOW GREEN DR	NEENAH	3061
BONNIE	JORGENSEN	PO BOX 116	FAIRWATER	3084
RICH	PROVO	N7598 AUTUMNWOOD TRL	MALONE	3084
Nancy	Cannon		Vinland	3102
TRAVONEE	SIMELTON	1001 LUCERNE DR APT 3C	MENASHA	3123
JACOB	VAN SCHYNDEL	122 RIVERDALE DR PO BOX 113	ONEIDA	3123
JANET	SCHROEDER	8626 ANGOLI WAY	WINCHESTER	3175
JOHN	TOUFAR	222 SCOTT ST	RIPON	3180
ELEANOR	BUCKLEY	1467 WHITETAIL DR	NEENAH	3193
ANTHONY	THORESON	194 MANOR HILL DR	EDEN	3196
BONNIE	THORESON	194 MANOR HILL DR	EDEN	3196
CINDY	IMMEL	N3277 HICKORY NUT CIR	EDEN	3208
GRACE	CAMPAGNA	138 CHERRY ST	CAMPBELLSPORT	3232

Recall Petition Page #	First Name	Last Name	Address	Municipality
79	LUCAS	DIETSCH	N5572 TOWNLINE RD	LAMARTINE
195	JAMIE	HENDERSON	1416 FLYWAY DR	WAUPUN
378	KYLE	THILL	1844 IMPERIAL RD	UTICA
452	PATRICK	MCMICHAEL	552 E FRANKLIN ST	WAUPUN
454	JENNIFER	HACKBARTH	N5112 HWY 175 S	FOND DU LAC
835	JAMES	STOLL	74 CENTER ST	N FOND DU LAC
956	REGAN	GARB	356 S MAIN	FOND DU LAC
992	PRISCILLA	SMITH	143 W DIVISION #5	FOND DU LAC
1075	TERRY	BENTLEY	325 E NEW YORK	OSHKOSH
1326	BRENDA	MERRIFIELD	640 BAY SHORE DR	OSHKOSH
1378	THOMAS	FLECK	1635 DELAWARE ST	OSHKOSH
1495	DREW	BLOCHWITZ	1936 OAK ST	OSHKOSH
1795	BERNARD	REDMANN	719 W LINCOLN #3	WAUPUN
1865	JOHN	GRANDE	502 BLY ST	WAUPUN
1933	ROBIN	STAFFELDT	2475 CLOVER ST	OSHKOSH
1950	NATHAN	BRIESE	2545 HAMILTON ST	OSHKOSH
2062	DAVID	PIETTE	353 W 16TH AVE	OSHKOSH
2194	TYLER	DEISS	913 W 4TH AVE	OSHKOSH
2545	JASON	MULHOLLAND	162 E 13TH	FOND DU LAC
2567	STEVE	WILSON	1913 JEFFERSON ST	OSHKOSH
2637	YALANDA	HARSH	828 MALLARD AVE #6	OSHKOSH
2736	SHAWN	KARL	871 W SOUTH PARK AVE	OSHKOSH
2999	BRADLEY	RESOP TAYLOR	101 CIMARRON CT	OSHKOSH

Recall Petition Page #	First Name	Last Name	Address	Municipality
23	DARIO	ALEMAN	310 OXFORD AVE	OSHKOSH
1740	DARIO	ALEMAN	310 OXFORD AVE	OSHKOSH
435	MARK	ALLARD	969 WILCOX ST	WAUPUN
2516	MARK	ALLARD	969 WILCOX ST	WAUPUN
1309	BRITTANY	ANDERSON	W2858 SILICA RD	MALONE
97	BRITTANY	ANDERSON	W2858 SILICA RD	MALONE
42	BARBARA	ANWASH	1111 WISCONSIN ST	OSHKOSH
1168	BARBARA	ANWASH	1111 WISCONSIN ST	OSHKOSH
2773	LUIS	ARGUELLO	538 GRAND ST	OSHKOSH
2757	LUIS	ARGUELLO	538 GRAND ST	OSHKOSH
2775	LUIS	ARGUELLO	538 GRAND ST	OSHKOSH
2757	ELISABETH	ARGUELLO	640 CEAPE AVE	OSHKOSH
2775	ELISABETH	ARGUELLO	640 CEAPE AVE	OSHKOSH
1493	THOMAS	BARGENDER	1407 CEDAR ST	OSHKOSH
2414	THOMAS	BARGENDER	1407 CEDAR ST	OSHKOSH
1389	SARA	BARNDT	1000 N LARK ST	OSHKOSH
1297	SARA	BARNDT	1000 N LARK ST	OSHKOSH
2068	ERICA	BARRERA	240 N PARK AVE	FOND DU LAC
2544	ERICA	BARRERA	240 N PARK AVE	FOND DU LAC
96	LURTON	BLASSINGAME	1926 E MURDOCK	OSHKOSH
1304	LURTON	BLASSINGAME	1926 E MURDOCK	OSHKOSH
3203	KARAN	BOUNDS	470 BRUCE ST	FOND DU LAC
1680	KARAN	BOUNDS	470 BRUCE ST	FOND DU LAC
2749	JENNIFER	BREWER	N4228 BROWN RD	WAUPUN
1873	JENNIFER	BREWER	N4228 BROWN RD	WAUPUN
296	JOHANNAH	BRODLE	1629 RAINBOW DR APT 4	OSHKOSH
1490	JOHANNAH	BRODLE	1629 RAINBOW DR APT 4	OSHKOSH
66	JAMES	BROWN	1630 CHESTNUT ST	OSHKOSH
149	JAMES	BROWN	1630 CHESTNUT ST	OSHKOSH
2353	SANDY	BUTCHER	1631 THORNTON DR	OSHKOSH
3143	SANDY	BUTCHER	1631 THORNTON DR	OSHKOSH
2192	CATHERINE	CASE	2953 WYLDEWOOD RD	ALGOMA
1569	CATHERINE	CASE	2953 WYLDEWOOD RD	ALGOMA
1558	GEORGE	CASPER	273 S SEYMOUR	FOND DU LAC
719	GEORGE	CASPER	273 S SEYMOUR	FOND DU LAC
2323	CAROL	CASSE	916 MASON ST	OSHKOSH
3014	CAROL	CASSE	916 MASON ST	OSHKOSH
1577	NORLISHA	CRAWFORD	1225 SUMMIT AVE #211	OSHKOSH
2958	NORLISHA	CRAWFORD	1225 SUMMIT AVE #211	OSHKOSH
399	ESMERALDA	DELGADO	640 CEAPE AVE	OSHKOSH
2775	ESMERALDA	DELGADO	640 CEAPE AVE	OSHKOSH
1057	ROBERT	DEMLER	554 EVANS ST	OSHKOSH
2986	ROBERT	DEMLER	554 EVANS ST	OSHKOSH
922	JULIANNE	DENTON	1236A SUMMIT AVE	OSHKOSH
907	JULIANNE	DENTON	1236A SUMMIT AVE	OSHKOSH
496	DALE	DEVRIES	463 MT VERNON APT 5	OSHKOSH
245	DALE	DEVRIES	463 MT VERNON APT 5	OSHKOSH
1226	DANIEL	DEZUR	3792 E ELM LN	BLACK WOLF
2969	DANIEL	DEZUR	3792 E ELM LN	BLACK WOLF
1304	BRIDGET	DUFFY	1708 ROBIN AVE #Q308	OSHKOSH
96	BRIDGET	DUFFY	1708 ROBIN AVE #Q308	OSHKOSH
1304	DARCY	DUFFY	1908 TIMBERLINE DR	ALGOMA

Recall Petition Page #	First Name	Last Name	Address	Municipality
96	DARCY	DUFFY	1908 TIMBERLINE DR	ALGOMA
1304	MICHAEL	DUFFY	1908 TIMBERLINE DR	ALGOMA
96	MICHAEL	DUFFY	1908 TIMBERLINE DR	ALGOMA
1483	MARGARET	DZIADEK	120 E JOHNSON	FOND DU LAC
1115	MARGARET	DZIADEK	120 E JOHNSON	FOND DU LAC
242	KARI	FARMER	1650 IOWA ST	OSHKOSH
2662	KARI	FARMER	1650 IOWA ST	OSHKOSH
242	SCOTT	FARMER	1650 IOWA ST	OSHKOSH
2662	SCOTT	FARMER	1650 IOWA ST	OSHKOSH
3192	ABBY	FREDERICK	W11144 ROSE ELD RD	ROSENDALE
1452	ABBY	FREDERICK	W11144 ROSE ELD RD	ROSENDALE
558	MAUREEN	FUGATE	341 LINDEN ST	FOND DU LAC
2807	MAUREEN	FUGATE	341 LINDEN ST	FOND DU LAC
91	NICOLE	GETTELMAN	544 HIGH AVE APT 2	OSHKOSH
340	NICOLE	GETTELMAN	544 HIGH AVE APT 2	OSHKOSH
742	DENNIS	GIERKE	579 FOREST AVE	FOND DU LAC
2495	DENNIS	GIERKE	579 FOREST AVE	FOND DU LAC
991	JESSIE	GOOD	20 SYCAMORE TREE CT	FOND DU LAC
2401	JESSIE	GOOD	20 SYCAMORE TREE CT	FOND DU LAC
803	BETHANY	GOODWIN	W6230 E LONE ELM RD	FRIENDSHIP
2418	BETHANY	GOODWIN	W6230 E LONE ELM RD	FRIENDSHIP
135	KIMBERLY	GREEN	618 JACKSON ST	OSHKOSH
1998	KIMBERLY	GREEN	618 JACKSON ST	OSHKOSH
2182	THOMAS	GROFF	1109 GRAND ST	OSHKOSH
1740	THOMAS	GROFF	1109 GRAND ST	OSHKOSH
1550	LARRY	HAASE	1005 MAPLE AVE	WAUPUN
2516	LARRY	HAASE	1005 MAPLE AVE	WAUPUN
1550	SHARON	HAASE	1005 MAPLE AVE	WAUPUN
1883	SHARON	HAASE	1005 MAPLE AVE	WAUPUN
1188	RALPH	HEASTY	302 FULTON AVE	OSHKOSH
2636	RALPH	HEASTY	302 FULTON AVE	OSHKOSH
2102	SANDRA	HEAVENER	1807 JUSTIN DR	OMRO
2676	SANDRA	HEAVENER	1807 JUSTIN DR	OMRO
1550	RANDY	HELLER	700 PIONEER AVE	WAUPUN
1895	RANDY	HELLER	700 PIONEER AVE	WAUPUN
8	RUSS	HERMAN	1711 CEDAR ST	OSHKOSH
1493	RUSS	HERMAN	1711 CEDAR ST	OSHKOSH
120	RYAN	HINES	707 MADISON AVE	OMRO
2742	RYAN	HINES	707 MADISON AVE	OMRO
146	DANIEL	HODGSON	712 ELMWOOD AVE	OSHKOSH
296	DANIEL	HODGSON	712 ELMWOOD AVE	OSHKOSH
309	WHITNEY	HOFFMAN	192 SULLIVAN ST	OSHKOSH
320	WHITNEY	HOFFMAN	192 SULLIVAN ST	OSHKOSH
1152	MATT	HOSTAK	616 FRANKLIN ST	OSHKOSH
1395	MATT	HOSTAK	616 FRANKLIN ST	OSHKOSH
1790	MATT	HOSTAK	616 FRANKLIN ST	OSHKOSH
282	MELISSA	HUCKABEE	760 W 10TH AVE	OSHKOSH
1574	MELISSA	HUCKABEE	760 W 10TH AVE	OSHKOSH
942	BECKY	HUGHES	190 6TH ST	FOND DU LAC
1697	BECKY	HUGHES	190 6TH ST	FOND DU LAC
291	CAMERON	JEGLUM	625 ALGOMA BLVD	OSHKOSH
1067	CAMERON	JEGLUM	625 ALGOMA BLVD	OSHKOSH

Recall Petition Page #	First Name	Last Name	Address	Municipality
96	AMBER	JENSEN	1811 WILSON AVE	OSHKOSH
1834	AMBER	JENSEN	1811 WILSON AVE	OSHKOSH
540	DEBRA	JENSEN	W9703 CTY T	ROSENDALE
1890	DEBRA	JENSEN	W9703 CTY T	ROSENDALE
677	DENNIS	JOHNSON	204 BRANDON ST	WAUPUN
1880	DENNIS	JOHNSON	204 BRANDON ST	WAUPUN
298	TINA	JOHNSON	652 UNION AVE	OSHKOSH
1571	TINA	JOHNSON	652 UNION AVE	OSHKOSH
393	KIM	JONES	1337 GRAND ST	OSHKOSH
3053	KIM	JONES	1337 GRAND ST	OSHKOSH
1304	KAROLA	JUNGBACKER	1215 BAY SHORE DR	OSHKOSH
96	KAROLA	JUNGBACKER	1215 BAY SHORE DR	OSHKOSH
1304	BRITTANY	JUNGBACKER	1225 SUMMIT AVE #307	OSHKOSH
96	BRITTANY	JUNGBACKER	1225 SUMMIT AVE #307	OSHKOSH
1478	THERESA	KELLEY	288 GERTRUDE AVE	FOND DU LAC
1525	THERESA	KELLEY	288 GERTRUDE AVE	FOND DU LAC
1084	ROD	KIMBALL	1402 BISMARCK AVE	OSHKOSH
2594	ROD	KIMBALL	1402 BISMARCK AVE	OSHKOSH
2522	MICHAEL	KING	119 E DIVISION ST	FOND DU LAC
741	MICHAEL	KING	119 E DIVISION ST	FOND DU LAC
1309	LINDA	KOLODZIK	1342 CONGRESS AVE	OSHKOSH
97	LINDA	KOLODZIK	1342 CONGRESS AVE	OSHKOSH
7	BRIAN	KRALAPP	870 RIDGE LN	OSHKOSH
279	BRIAN	KRALAPP	870 RIDGE LN	OSHKOSH
991	DANA	KREJCAREK	20 SYCAMORE TREE CT	FOND DU LAC
2401	DANA	KREJCAREK	20 SYCAMORE TREE CT	FOND DU LAC
766	JENNIFER	KRUEGER	715 E DIVISION ST	FOND DU LAC
534	JENNIFER	KRUEGER	715 E DIVISION ST	FOND DU LAC
250	WILL	LEWIS	1427 LIBERTY	OSHKOSH
2960	WILL	LEWIS	1427 LIBERTY	OSHKOSH
71	JEAN	LOFTON	679 FRANKLIN	OSHKOSH
1791	JEAN	LOFTON	679 FRANKLIN	OSHKOSH
1480	DANIELLE	LOKKEN	2120 MINERVA ST	OSHKOSH
1851	DANIELLE	LOKKEN	2120 MINERVA ST	OSHKOSH
1457	JON	LOOKER	N8129 TOWN HALL RD	ELDORADO
2905	JON	LOOKER	N8129 TOWN HALL RD	ELDORADO
1011	SUSAN	MAHURIN	95 HARRISON PL	FOND DU LAC
1337	SUSAN	MAHURIN	95 HARRISON PL	FOND DU LAC
1841	PAULINE	MANNS	131 W 8TH AVE	OSHKOSH
2371	PAULINE	MANNS	131 W 8TH AVE	OSHKOSH
569	ADAM	MARTIN	723 W LINCOLN ST APT 22	WAUPUN
1811	ADAM	MARTIN	723 W LINCOLN ST APT 22	WAUPUN
1208	DAVE	MATHE	1237 JEFFERSON ST	OSHKOSH
1777	DAVE	MATHE	1237 JEFFERSON ST	OSHKOSH
465	CAROL	MATHIEU	W8111 HWY Y	LAMARTINE
2873	CAROL	MATHIEU	W8111 HWY Y	LAMARTINE
465	WALTER	MATHIEU	W8111 HWY Y	LAMARTINE
2875	WALTER	MATHIEU	W8111 HWY Y	LAMARTINE
752	ANDREA	MAURICE	356 GARFIELD ST	FOND DU LAC
1110	ANDREA	MAURICE	356 GARFIELD ST	FOND DU LAC

Recall Petition Page #	First Name	Last Name	Address	Municipality
906	LINDA	MAURICE	356 GARFIELD ST	FOND DU LAC
752	LINDA	MAURICE	356 GARFIELD ST	FOND DU LAC
1309	JANE	MCANDREW	2136 WHITE SWAN DR	OSHKOSH
97	JANE	MCANDREW	2136 WHITE SWAN DR	OSHKOSH
36	AARON	MCANINCH	683 GRAND ST	OSHKOSH
3190	AARON	MCANINCH	683 GRAND ST	OSHKOSH
2965	DARRELL	MILLER	1026 CHERRY ST	OSHKOSH
1575	DARRELL	MILLER	1026 CHERRY ST	OSHKOSH
2965	LORETTA	MILLER	1026 CHERRY ST	OSHKOSH
1156	LORETTA	MILLER	1026 CHERRY ST	OSHKOSH
1330	ADAM	MONROE	726 MOUNT VERNON	OSHKOSH
2598	ADAM	MONROE	726 MOUNT VERNON	OSHKOSH
2764	ADAM	MONROE	726 MOUNT VERNON	OSHKOSH
1561	TRACY	MORAN	938 GRAND ST	OSHKOSH
3064	TRACY	MORAN	938 GRAND ST	OSHKOSH
958	COREY	MUELLER	727 PARK ST	WAUPUN
2048	COREY	MUELLER	727 PARK ST	WAUPUN
1430	TRACY	NOACK	1125 W 19TH AVE	OSHKOSH
2741	TRACY	NOACK	1125 W 19TH AVE	OSHKOSH
1186	ISAIAH	OLSON	504 W IRVING AVE	OSHKOSH
2121	ISAIAH	OLSON	504 W IRVING AVE	OSHKOSH
1304	JOHN	OMAN	948 STARBOARD CT	OSHKOSH
96	JOHN	OMAN	948 STARBOARD CT	OSHKOSH
1304	JONE	OMAN	948 STARBOARD CT	OSHKOSH
96	JONE	OMAN	948 STARBOARD CT	OSHKOSH
1011	JODI	OTT	99 HARRISON PL	FOND DU LAC
1657	JODI	OTT	99 HARRISON PL	FOND DU LAC
1343	AMANDA	PANKRATZ	312 ILLINOIS AVE	NORTH FOND DU LAC
2297	AMANDA	PANKRATZ	312 ILLINOIS AVE	NORTH FOND DU LAC
2578	DAVID	PATTERSON	1707 BURDICK ST	OSHKOSH
1926	DAVID	PATTERSON	1707 BURDICK ST	OSHKOSH
3182	LORI	PAYNE	1716 BEECH ST	OSHKOSH
2600	LORI	PAYNE	1716 BEECH ST	OSHKOSH
1391	SALLY	PEABODY	1417 JACKSON ST	OSHKOSH
1977	SALLY	PEABODY	1417 JACKSON ST	OSHKOSH
231	DEE	PECH	1709 DOEMEL ST	OSHKOSH
1613	DEE	PECH	1709 DOEMEL ST	OSHKOSH
1225	SARAH	PETERSON	112 W PARKWAY AVE	OSHKOSH
1520	SARAH	PETERSON	112 W PARKWAY AVE	OSHKOSH
730	DOROTHY	PIERCE	422 FOREST AVE	FOND DU LAC
2047	DOROTHY	PIERCE	422 FOREST AVE	FOND DU LAC
1309	DEB	PIXLEY	543 ASHBURY DR	FOND DU LAC
97	DEB	PIXLEY	543 ASHBURY DR	FOND DU LAC
2580	JOYCE	QUINT	625 W 6TH AVE	OSHKOSH
2147	JOYCE	QUINT	625 W 6TH AVE	OSHKOSH
3057	WAYNE	REESE	708 W 6TH AVE	OSHKOSH
555	WAYNE	REESE	708 W 6TH AVE	OSHKOSH
1238	JULIE	REICHENBERGER	1260 MANCOPA DR	OSHKOSH
2689	JULIE	REICHENBERGER	1260 MANCOPA DR	OSHKOSH
1378	ZACH	REICHENBERGER	1307 WISCONSIN ST	OSHKOSH
2377	ZACH	REICHENBERGER	1307 WISCONSIN ST	OSHKOSH
1759	MERRILL	REID	541 MADISON ST	OSHKOSH
1425	MERRILL	REID	541 MADISON ST	OSHKOSH
2328	JANICE	RETELLE	509 E NEW YORK AVE	OSHKOSH

Recall Petition Page #	First Name	Last Name	Address	Municipality
2987	JANICE	RETELLE	509 E NEW YORK AVE	OSHKOSH
3226	SARA	ROCK	617 E 9TH ST	FOND DU LAC
1684	SARA	ROCK	617 E 9TH ST	FOND DU LAC
1309	ANNE	ROMOND	3111 QUAIL RUN DR	OSHKOSH
97	ANNE	ROMOND	3111 QUAIL RUN DR	OSHKOSH
1114	STEVE	ROTHENBACH	807 N SAWYER ST	OSHKOSH
271	STEVE	ROTHENBACH	807 N SAWYER ST	OSHKOSH
1150	MARY	RUSHING	513 PROSPECT AVE	N FOND DU LAC
2663	MARY	RUSHING	513 PROSPECT AVE	N FOND DU LAC
161	JOHN	RYAN	1436 OAK ST	OSHKOSH
908	JOHN	RYAN	1436 OAK ST	OSHKOSH
6	BRETT	RYAN	805 JACKSON	OSHKOSH
2585	BRETT	RYAN	805 JACKSON	OSHKOSH
482	TRACY	RYCKMAN	1405 HAZEL ST	OSHKOSH
2331	TRACY	RYCKMAN	1405 HAZEL ST	OSHKOSH
1182	JEAN	SANDEMAN	1215 LIBERTY ST	OSHKOSH
9	JEAN	SANDEMAN	1215 LIBERTY ST	OSHKOSH
3234	TERRY	SCHROEDER	1805 KNAPP	OSHKOSH
3095	TERRY	SCHROEDER	1805 KNAPP	OSHKOSH
1363	MELVIN	SCHULTZ	282 S MAIN ST	FOND DU LAC
3228	MELVIN	SCHULTZ	282 S MAIN ST	FOND DU LAC
200	TERESA	SCHUMACHER	1275 FAIRFAX ST	OSHKOSH
1280	TERESA	SCHUMACHER	1275 FAIRFAX ST	OSHKOSH
1310	RYAN	SEAMAN	1783 MARICOPA DR	OSHKOSH
2249	RYAN	SEAMAN	1783 MARICOPA DR	OSHKOSH
2570	ANGELA	SENNHENN	127 W 8TH AVE	OSHKOSH
1311	ANGELA	SENNHENN	127 W 8TH AVE	OSHKOSH
2570	DONALD	SENNHENN	1848 ASHLAND ST	OSHKOSH
2389	DONALD	SENNHENN	1848 ASHLAND ST	OSHKOSH
563	JULIE	SHAFFER	642 EVANS ST	OSHKOSH
1613	JULIE	SHAFFER	642 EVANS ST	OSHKOSH
1421	TERI	SHORS	1822 MENOMINEE DR	OSHKOSH
2974	TERI	SHORS	1822 MENOMINEE DR	OSHKOSH
12	ROBERT	SIMMONDS	305 FULTON AVE	OSHKOSH
2384	ROBERT	SIMMONDS	305 FULTON AVE	OSHKOSH
352	PAUL	STELLPFLUG	411 S WEBSTER AVE	OMRO
1303	PAUL	STELLPFLUG	411 S WEBSTER AVE	OMRO
3227	JASON	STERLING	N3811 KELLY RD	BYRON
2104	JASON	STERLING	N3811 KELLY RD	BYRON
2972	JIM	STRACHAN	10A E GRUENWALD	OSHKOSH
2569	JIM	STRACHAN	10A E GRUENWALD	OSHKOSH
248	JOHN	STRIEPLING	1562 WITZEL AVE	OSHKOSH
2677	JOHN	STRIEPLING	1562 WITZEL AVE	OSHKOSH
636	PETE	SWAN	495 PEARL AVE	OSHKOSH
3106	PETE	SWAN	495 PEARL AVE	OSHKOSH
1897	DESIREE	SWEETMAN	1035 ROCK AVE	WAUPUN
2660	DESIREE	SWEETMAN	1035 ROCK AVE	WAUPUN
1798	DESIREE	SWEETMAN	1035 ROCK AVE	WAUPUN
241	JESSICA	TIMM	310 W 16TH AVE	OSHKOSH
397	JESSICA	TIMM	310 W 16TH AVE	OSHKOSH
936	SHARON	VOLLRATH	N8194 SUNSET DR	TAYCHEEDAH
3238	SHARON	VOLLRATH	N8194 SUNSET DR	TAYCHEEDAH
950	TERI	WAGNER	832 OTTER AVE	OSHKOSH
1319	TERI	WAGNER	832 OTTER AVE	OSHKOSH

Recall Petition Page #	First Name	Last Name	Address	Municipality
200	KIM	WALLACE	2415 KAITLYNN CT	OSHKOSH
1787	KIM	WALLACE	2415 KAITLYNN CT	OSHKOSH
2800	JEFF	WATKE	408 BOYD ST	OSHKOSH
3123	JEFF	WATKE	408 BOYD ST	OSHKOSH
1309	KAY	WEINA	868 WHISPERING WAY	OMRO
97	KAY	WEINA	868 WHISPERING WAY	OMRO
298	DARIN	WHITE	747 FREDERICK ST	OSHKOSH
1490	DARIN	WHITE	747 FREDERICK ST	OSHKOSH
3000	RUSSELL	WILLIAMS	4761 INDIAN BEND RD	OSHKOSH
1601	RUSSELL	WILLIAMS	4761 INDIAN BEND RD	OSHKOSH
1544	KEVIN	WILSON	235 ROOSEVELT ST	FOND DU LAC
2504	KEVIN	WILSON	235 ROOSEVELT ST	FOND DU LAC
2799	ROGER	WOLF	900 W 6TH AVE	OSHKOSH
3072	ROGER	WOLF	900 W 6TH AVE	OSHKOSH
797	JOSEPH	WREZESINSKE	389 N MAIN ST	FOND DU LAC
797	JOSEPH	WREZESINSKE	389 N MAIN ST	FOND DU LAC
1992	SIDNEY	WRIGHT	1305 W SOUTH PARK AVE	OSHKOSH
1992	SIDNEY	WRIGHT	1305 W SOUTH PARK AVE	OSHKOSH
794	LAI	XIONG	289 N MILITARY RD	FOND DU LAC
1631	LAI	XIONG	289 N MILITARY RD	FOND DU LAC
1309	JUDY	YOUNG	1661 RIVER MILL RD	OSHKOSH
97	JUDY	YOUNG	1661 RIVER MILL RD	OSHKOSH
1304	TIMOTHY	YOUNG	1661 RIVER MILL RD	OSHKOSH
96	TIMOTHY	YOUNG	1661 RIVER MILL RD	OSHKOSH
2966	DAVID	ZANDER	6180 BLACK WOLF PT	BLACK WOLF
2815	DAVID	ZANDER	6180 BLACK WOLF PT	BLACK WOLF
84	SHIRLEY	ZELLMER	680 OAK ST	OSHKOSH
1849	SHIRLEY	ZELLMER	680 OAK ST	OSHKOSH

Page #	Signatures on Page	Description
363	10	No certification date
393	10	No ascertainable certification date
1061	10	No Circulator Certification
1083	10	No Circulator Municipality
1749	3	No Circulator Municipality
2406	10	No ascertainable certification date
2965	10	No Circulator Municipality
3223	8	No Circulator Municipality
3224	5	No Circulator Municipality

Recall Petition Page #	Line # / Signatory Name	Description
578	8. Linda Harmsen, 9. Ron Harmsen	Signatures appear to be in identical handwriting
717	7. Zachary Carris, 8. Mark Carris	Signatures appear to be in identical handwriting
749	1. Illegible	Name is illegible
750	#2	Name is illegible
750	#1	Name and signature are obliterated
750	#3	Name and signature are obliterated
750	#4	Name and signature are obliterated
750	#5	Name and signature are obliterated
815	#2	No name
1046	7. Joey Johannes, 8. Craig Johannes	Signatures appear to be in identical handwriting
1643	1. Heather Branson, 2. Travis Scholl	Signatures appear to be in identical handwriting
1780	5. Dena Dorn, 6. Adam Dorn	Signatures appear to be in identical handwriting
1834	1. Evelyn	Illegible name
2204	5. Nancy Krebus, 6. Robert Krebus	Signatures appear to be in identical handwriting
2357	1. Wendy Fabisiak, 2. Daniel Fabisiak 3. Daniel Fabisiak	Signatures appear to be in identical handwriting
3008	1. JoAnn Beck, 2. Ronald Beck	Signatures appear to be in identical handwriting